- 1 they were in the office?
- MR. FUNK: Objection.
- 3 A. Unless they were discussing something particular
- 4 about that case, I would say no.
- 5 BY MS. GREENE:
- 6 Q. What about William Hubbard, did you know him at
- 7 all?
- 8 A. Same, just like everybody else. I knew him, but
- 9 we weren't friends. I shouldn't say we weren't friends,
- 10 | because it sounds like we're enemies. We weren't
- 11 enemies, but we didn't interact together.
- 12 Q. Okay. In any case, Hubbard, Rowl, Hicks,
- 13 McCaffrey, Stanic --
- 14 A. That's me.
- 15 Q. You're McCaffrey. Excuse me. Hubbard, Rowl,
- 16 Hicks, Stanic, and Allen were all your colleagues,
- 17 | right?
- 18 A. Yes. We were all homicide detectives.
- 19 Q. Right. And then, Dugan, Comendeca, and Kaminski
- 20 were all supervisors that you interacted with, correct?
- 21 A. Correct.
- 22 Q. And for all of those individuals during the
- 23 course of your career did you ever know of any of them

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- 24 to not include everything that they learned in their
- 25 investigation in their files or in their reports?

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- 1 A. Not that I know of.
- Q. Did you ever know any of them not telling every
- piece of information about an investigation to a
- 4 prosecutor?
- 5 A. Not that I know of.
- 6 Q. Did you ever know of any them threatening
- 7 | witnesses, or others in association of their
- 8 | investigations?
- 9 A. Not that I know of.
- 10 Q. Did you ever know of any of them not taking
- 11 action when they were aware that a witness was
- 12 testifying in court inconsistently with their prior
- 13 | statements?
- 14 A. Not that I know of.
- 15 Q. Were you ever aware of any of them not taking
- action when they became aware during a trial that a
- prosecutor didn't know about potentially exculpatory
- 18 information that arose during the course of an
- 19 investigation?
- MR. FUNK: Objection.
- 21 A. Not that I know of.
- 22 BY MS. GREENE:
- Q. Did you ever know of any of them to be aware of
- 24 a fellow officer's misconduct, or illegal behavior, or
- 25 policies violations, but failed to report that

- 1 | misconduct?
- 2 A. Not that I know of.
- Q. Okay. If evidence is sent to the SIU for testing, or if a request for such testing or analysis is made by an officer, a report would be generated for that
- 6 request, right?
- 7 MR. FUNK: Objection.
- 8 A. As far as I know it should.
- 9 BY MS. GREENE:
- Q. As you understood your duties as a homicide
- 11 detective, it's true that if you requested for evidence
- 12 to be analyzed by SIU that you knew that you needed to
- write a report about that, right?
- 14 A. As far as I know, yes.
- Q. And likewise, when SIU analyzed any piece of
- evidence in an investigation that you were conducting, a
- 17 report would be generated about whatever the analysis
- 18 resulted in, right?
- MR. FUNK: Objection.
- 20 A. Are you asking me if I knew that they would
- write a report when it was finished, and they wouldn't
- 22 write a report at some times? I don't know that.
- 23 BY MS. GREENE:
- Q. Let me ask you this: If you requested that SIU
- analyzed some piece of evidence, would you expect that